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5	South Coast Winery, Inc.		
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10	Of Counsel for Defendant		
11	South Coast Winery, Inc.		
12			
13	UNITED STATES DISTRICT COURT		
14	NORTHERN DISTRICT OF CALIFORNIA		
15	Mark Carter, an individual, and Christy Carter, an individual,	CASE NO. C08-02979 (EMC) ADR DEFENDANT'S MOTION TO DISMISS, STAY OR TRANSFER UNDER THE FIRST-TO-FILE RULE AND F.R.C.P. 12(b)(3) & MEMO OF POINTS & AUTHORITIES IN SUPPORT	
16			
17	Plaintiffs, vs.		
18	South Coast Winery, Inc.		
19)	
20	Defendant.	Date: Time:	August 27, 2008 10:30 a.m. C, 15 th Floor
21		Courtroom: Judge:	C, 15 th Floor Hon. Edward M. Chen
22))	
23))	
	PLEASE TAKE NOTICE THAT at 10:30 a.m. on Wednesday, August 27, 2008, or as		
24	soon thereafter as counsel may be heard, in Courtroom C, the courtroom of the Honorable		
2526	Edward M. Chen located at 450 Golden Gate Avenue, San Francisco, CA will move for an order		
20	either dismissing, staying or transferring the instant action under the "First To File" rule and Fed.		
27		ant action under	the "First To File" rule and Fed
27 28		ant action under	the "First To File" rule and Fed.

This motion will be made on the grounds that defendant South Coast Winery, Inc. filed an action in the Central District of California entitled South Coast Winery, Inc. v. Mark Carter & Christy Carter, Case No. CV-08-03269 CAS (RCx) on or about May 11, 2008. That action is pending before the Honorable Christina A. Snyder, Courtroom #5 located at 312 N. Spring Street, Los Angeles, CA 90012.

In response to South Coast Winery's ("SCW's") complaint, on or about June 20, 2008, the plaintiffs in this action filed an answer and counterclaim. The counterclaim asserted four virtually identical claims to the claims raised by Carter Cellars (Mark and Christy Carter) in this action. SCW's action was filed first and there is an identity of both parties, issues and causes of action in both matters such that the "first to file rule" should be invoked without exception.

The instant application will be based on this Notice of Motion and Motion, the attached Memorandum of Points and Authorities, and the declaration of David L. Hoffman accompanying this notice of motion and motion.

Dated: July 21, 2008 NOSSAMAN LLP

By: /S/
Sophie Froelich, Esq.